## APPLICATION FOR PERMISSION TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

Date of filing in State Engineer's Office		
The applicant Newmont	Gold Company by Charles Zimmerman, agent	
P. O. Bo	x 669 of Carlin No. City or Town	
Nevada 8	9822 hereby make. Sapplication for permission to change the	
	Point of diversion, manner of use, and/or place of use	
of water heretofore appropriated under	r permit 53385; well GOTW-1 Identify existing right by Permit, Certificate, Proof or Claim Nos. If Decreed, give title of Decree and	
identify right in Decree.		
	rground: well GODW-7  Name of stream, lake, underground spring or other source.	
2. The amount of water to be change	ed. 0.5 cfs (224.4 gpm): 362.0 Acre feet/year Second feet, acre feet. One second foot equals 448.83 gallons per minute. (118.0 Mg ing. milling, and domestic Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals.	
3. The water to be used formini	Ing. milling. and domestic Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals.	
4. The water heretofore permitted for	r. mining, milling, and domestic.  Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals.	
R51EM.D.B.&Mat. at a distance to a section corner. If on unsurveyed la	following point. Within the NE quarter of the NW Describe as being within a 40-acre subdivision of public survey and by course and a point from which the NE corner of section 35 of T34N, R51E, M.D.B.&M., a found GLO 6°15'E a distance of 6,700 feet.	
Section 33 of	version is located within. SE quarter of the NW quarter of If point of diversion is not changed, do not answer.	
section 34, T34N, F	R51E, MDM, bears S 41°29'51" W a distance of	
3,769.41 feet. 7. Proposed place of use <u>secti</u>	ions 34, 35, and 36, T34N, R51E, M.D.B.&M.,  Describe by legal subdivisions. If for irrigation state number of acres to be irrigated.	
	Describe by legal subdivisions. If for irrigation state number of acres to be irrigated.  10, and 11, T33N, R51E, M.D.B.& M., and section	
6, T33N, R52E, M.D.	.B.& M.	
8. Existing place of use <u>Same</u> Descrit	as existing.  be by legal subdivisions. If permit is for irrigation, state number of acres irrigated. If changing place of use and/or	
manner of use of irrigation permit, describe acre	eage to be removed from irrigation.	
	onth and Day to December 31 of each year.	
10. Use was permitted fromJan	aury 01 to December 31 of each year.  Month and Day Month and Day	
11. Description of proposed works. (	Under the provisions of NRS 535.010 you may be required to submit plans and	
specifications of your diversion or	storage works.) a drilled and cased well equipped with State manner in which water is to be diverted, i.e. diversion structure,	
a. pump. motor, tota ditches, pipes and flumes, or drilled well, etc.	alizing flowmeter, and a pipeline to the place of	
12. Estimated cost of worksnot.	applicable - well completed under permit,	
12 Patiers and Almer and mail and Anneal and	lct works. A 29" borehole drilled to 965', cased to l casing, screened from 300'-900', equipped as l.).	

14.	Estimated time required to complete the application of water to beneficial use. ten years.
15.	Remarks: For use other than irrigation or stock watering, state number and type of units to be served or annual consumptive use:
	This application is hereby submitted for a temporary (one year) permit for the purpose of dewatering the Gold Quarry pit while applications, 56831 through 56839, are under consideration for the same purpose. Water produced would be alternately distributed for use in various mining processes as well as dust suppression. Mine plans require an immediate increase of pit dewatering to ensure pit stability.
	By s/ Charles Zimmerman
Cor	By S/ Charles Zimmerman P. O. Box 669  Carlin, Nevada 89822
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PIO	
	APPROVAL OF STATE ENGINEER
is un prome di The the in de rie eg Ch ac un re gra (C	the waters of an underground source as heretofore granted under Permit 53385 is sued subject to the terms and conditions imposed in said Permit 53385 and with the derstanding that no other rights on the source will be affected by the change oposed herein. The well shall be equipped with a 2-inch opening and a totalizing ter must be installed and maintained in the discharge pipeline near the point of version and accurate measurements must be kept of water placed to beneficial use. The totalizing meter must be installed before any use of the water begins or before a proof of completion of work is filed. If the well is flowing, a valve must be stalled and maintained to prevent waste. This source is located within an area signated by the State Engineer pursuant to NRS 534.030. The State retains the got to regulate the use of the water herein granted at any and all times.  This temporary permit does not extend the permittee the right of ingress and ress on public, private or corporate lands.  This temporary permit is issued under the preferred use provisions of NRS apter 534. The manner of use of water under this permit is by nature of its tivity a temporary use and any application to change the manner of use granted der this permit will be subject to additional determination and evaluation with spect to the permanent effects on existing rights and the resource within the cound water basin.  ONTINUED ON PAGE 2)
	amount of water to be changed shall be limited to the amount which can be applied to beneficial use, and not to
	ed
	cre-feet annually.
	k must be prosecuted with reasonable diligence and be completed on or before
	of of completion of work shall be filed before
App	lication of water to beneficial use shall be made on or before
Proc	f of the application of water to beneficial use shall be filed on or before
Map	in support of proof of beneficial use shall be filed on or before
Comi	oletion of work filed
Draaf	State Engineer of Nevada, have hereunto set my hand and the seal of my
Culto	office, this 25th day of September  A.D. 19 92 State Engineer
المعدد الم	A.D. 1992
octil)	State Engineer
	EXPIRED  By: Hugh Ricci, P.E.  Deputy State Engineer

DATE SEP 2 4 1993

## (PERMIT TERMS CONTINUED)

The issuance of this permit does not waive the requirements that the permit holder obtain other permits from State, Federal and local agencies and is specifically issued contingent upon approval by the Nevada Division of Environmental Protection of the dewatering project.

The total combined duty of water under Permits 40900, Certificate 13392, 47962, 48328, 48330, 48910, 48911, 48912, 49550, 49916, 49962, 51962, 52330, 52331, 52332, 52883, Certificate 13398, 52884, 53384, 53385, 54339, 54340, 54341, 55616, 55617, 55618, 55619, 57117-T, 57468-T, 57469-T, 57470-T, 57473-T, 57474-T, 57475-T, 57476-T, 57477-T, 57500-T, 57501-T and 57968-T shall not exceed 10,660.42 acre feet annually.

Any water obtained under Permits 52883, Certificate 13398, 52884, 53384, 53385, 54339, 54340, 54341, 55616, 55617, 55618, 55619, 57117-T, 57468-T, 57469-T, 57470-T, 57473-T, 57474-T, 57475-T, 57476-T, 57477-T, 57500-T, 57501-T and 57968-T as a result of the dewatering program by the permittee shall be used first for mining, milling, heap leaching, drilling, road water and other related mining and milling uses within the place of use as described.

A monthly report shall be submitted to the State Engineer within 10 days from the end of the month which shall include the amount of water pumped from each well and the amount of water used for mining and milling purposes.

This permit is issued subject to the provisions of State Engineer Order No. 1055 dated April 1, 1992, concerning rules for well spacing and modification of well drilling regulations in Maggie Creek Groundwater Basin.

This temporary permit is issued pursuant to the provisions of NRS 533.345 Section 2 and will expire on September 24, 1993 at which time all rights herein granted shall revert to the right being changed by this temporary permit.